Serial No. 10/729,288

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE 1 RECEIVED 2 In Re: Date: September 7, 2004 TRAL FAX CENTER 3 Application of: Ileana Capote and Juvenal Rivero SEP 07 2004 4 Serial No: 10/729,288 Art Unit: 3612 5 Filed: 12/8/2003 Examiner: Stephen Gordon б Atty. Dkt. No. 23078 Title: PROTECTOR FOR AUTOMOBILES 8 9 AMENDMENT 10 11 CERTIFICATION OF FACSIMILE TRANSMISSION 12 13 . I HEREBY CERTIFY that this paper is being facsimile transmitted to the U.S. Patent & 14 Trademark Office on September 7, 2004. I have been warned that willful false statements and the like are punishable by fine or imprisonment, or both (18 U.S.C. 15 16 1001), and may jeopardize the validity of this application, document, registration or 17 patent resulting therefrom. 18 19 Vicky Prendes, Patent Department 20 21 22 23 24 25 (Typed or printed name of the person signing the certificate) (Signature of the person signing the certificate) FROM: SANCHELIMA & ASSOCIATES, P.A. 26 27 235 SW Le Jeune Road, Miami, Florida 33134 Ph:(305)447-1617 Fax:(305)445-8484 28 29 TO: Patent and Trademark Office 30 Attn. Examiner: Stephen Gordon / Art Unit: 3612 31 32 Fax No. **703-872-9306** 33 Papers included: Amendment. 34 Hon. Commissioner of Patents 35 Mail Stop: NON-FEE AMENDMENT 36 P.O. Box 1450 37 Alexandria, VA 22313-1450 38 Sir: 39 In response to the recent Office action, please amend the above 40 referenced application as follows.

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INTRODUCTORY COMMENTS

2_. 3

The Examiner has objected the abstract of the disclosure because it contains the term "means". Applicant has amended the abstract of the disclosure obviate the Examiner's objections.

The Examiner has objected the specifications because the trademarks "Velcro" and "Ziploc" mentioned in page 6 should appear in all capital letters. Applicant has amended the specifications (page 6) to obviate the Examiner's objections.

The Examiner has rejected claims 1 through 6 under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Also, the Examiner stated that claims 3 through 6 would be allowable if rewritten to overcome the rejections under 35 U.S.C. 112, second paragraph. Applicant has adopted the Examiner's suggestion to overcome the informalities of the claims by incorporating claim 2 into claim 1 and claim 3 now depends on claim 1.

The Examiner has rejected claims 1 and 2 under 35 U.S.C. 102(a) as being anticipated by Chang. Alternatively, the Examiner has rejected claims 1 and 2 under 35 U.S.C. 102(a) as being articipated by Japanese '216. Alternatively, the Examiner has rejected claims 1 and 2 under 35 U.S.C. 102(a) as being anticipated by Japanese '227. Applicant's proposed

amendments obviate the Examiner's rejections.